Cite as 2010 Ark. App. 176

ARKANSAS COURT OF APPEALS

DIVISION III No. CA09-1065

ARACELY MORENO

APPELLANT

V.

ARKANSAS DEPARTMENT OF HUMAN SERVICES and MINOR CHILDREN

APPELLEES

Opinion Delivered February 24, 2010

APPEAL FROM THE CRAIGHEAD COUNTY CIRCUIT COURT [NO. JV-07-168]

HONORABLE CINDY THYER, JUDGE

AFFIRMED

LARRY D. VAUGHT, Chief Judge

This is an appeal from an order terminating appellant Aracely Moreno's rights to four of her sons. The record shows that the removal was based on neglect that was largely attributable to Moreno's drug use and inability to provide for her children's basic needs. The record also shows that although appropriate services were offered, Moreno failed to avail herself of them and to complete her case plan. After consideration of all relevant and required factors, the trial court ultimately found that termination was in the boys' best interest. The trial court set out its reasoning and conclusion in a detailed opinion.

Because we are satisfied with the decision of the trial court and the accompanying quantum of evidence and findings supporting the order, we affirm by memorandum opinion. *In re Memorandum Opinions*, 16 Ark. App. 301, 700 S.W.2d 63 (1985); Ark. Sup. Ct. R. 5-2(b). The

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trial court's decision terminating Moreno's parental rights to her four sons is not clearly erroneous and is affirmed in all respects.

Affirmed.

KINARD and GRUBER, JJ., agree.